

Message

From: Goodis, Michael [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=50ED0B92DC4945B7A808FE8DBC9224F0-MICHAEL GOODIS]
Sent: 11/7/2018 12:31:47 PM
To: Perlis, Robert [Perlis.Robert@epa.gov]; Knorr, Michele [Knorr.Michele@epa.gov]; Goerke, Ariadne [Goerke.Ariadne@epa.gov]
CC: Kenny, Daniel [Kenny.Dan@epa.gov]; Rosenblatt, Daniel [Rosenblatt.Dan@epa.gov]
Subject: RE: Potential 24(C) registrations for Xtendimax, Fexapan, and Engenia

Thanks Bob

Ex. 5 Deliberative Process (DP)

Michael L. Goodis, P.E.
Director, Registration Division (RD)
Office of Pesticide Programs (OPP)

Phone 703-308-8157
Room S7623

From: Perlis, Robert
Sent: Tuesday, November 06, 2018 9:40 AM
To: Goodis, Michael <Goodis.Michael@epa.gov>; Knorr, Michele <knorr.michele@epa.gov>; Goerke, Ariadne <Goerke.Ariadne@epa.gov>
Cc: Kenny, Daniel <Kenny.Dan@epa.gov>; Rosenblatt, Daniel <Rosenblatt.Dan@epa.gov>
Subject: RE: Potential 24(C) registrations for Xtendimax, Fexapan, and Engenia

Mike:

Ex. 5 Attorney Client (AC)

Bob Perlis
Pesticides and Toxic Substances Law Office
Office of General Counsel
US EPA
(202) 564-5636

From: Goodis, Michael
Sent: Tuesday, November 06, 2018 8:51 AM
To: Perlis, Robert <Perlis.Robert@epa.gov>; Knorr, Michele <knorr.michele@epa.gov>; Goerke, Ariadne <Goerke.Ariadne@epa.gov>
Cc: Kenny, Daniel <Kenny.Dan@epa.gov>; Rosenblatt, Daniel <Rosenblatt.Dan@epa.gov>
Subject: FW: Potential 24(C) registrations for Xtendimax, Fexapan, and Engenia

FYI...just to give you a heads up on expected 24cs.
We will need to further discuss sometime soon.

Michael L. Goodis, P.E.
Director, Registration Division (RD)
Office of Pesticide Programs (OPP)

Phone 703-308-8157
Room S7623

From: Scott, David E [<mailto:scottde@purdue.edu>]
Sent: Tuesday, November 06, 2018 8:36 AM
To: Montague, Kathryn V. <Montague.Kathryn@epa.gov>
Cc: Kenny, Daniel <Kenny.Dan@epa.gov>; Baris, Reuben <Baris.Reuben@epa.gov>; Goodis, Michael <Goodis.Michael@epa.gov>; ewhite@purdue.edu; Reed, Leo A <reedla@purdue.edu>; Saxton, George Norman <saxton@purdue.edu>
Subject: Potential 24(C) registrations for Xtendimax, Fexapan, and Engenia

Kathryn,

In accordance with the U.S. EPA guidance on the Special Local Need registration process and comments from the Agency during the dicamba conference call yesterday afternoon, this is to let you know that Indiana may need to pursue SLNs to impose more restrictive measures than are on the Sec. 3 labels referenced above and to clarify some of the current vagaries on those labels.

Unfortunately we are unable to itemize all of the specifics at this time because we only recently gained access to these labels, and we need to assemble an Indiana work group of stakeholders to help us identify all of the more pressing issue.

If you are aware of any reason that OISC would not be allowed to pursue these SLNs, please contact me immediately.
Thank you for your time and guidance.

Dave Scott
Pesticide Administrator
Office of Indiana State Chemist
scottde@purdue.edu
765-494-1593